Case 2:16-cv-02011-TLN-AC Document 1 Filed 08/23/16 Page 1 of 15

The Fashion Forbes	s, Inc. Lega	1.			
	[State of	California:	Sac	cramento Federal · Court]	
Akika Parker ,)	Case No.: No. [}
Plair	ntiff,)	[Akika Parker vs. Facebook]	
vs.)		
Facebook,)		
Defe	ndant		_)		

Dated this 9th day of August, 2016

Firm's name and addresss
Names of attorney(s)

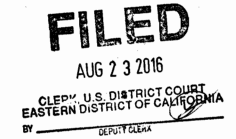
[Pleading title summary] - 1

Name
Street Address
City and County
State and Zip Code
Telephone Number

Street Address
C461 Miles have
Sacramordo, Sac County
Calphora, 95608.

attached" in the space and attach an additional

page with the full list of names.)



IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs	Complaint for a Civil Case 2: 16 - CV - 2011 TLN AC PS (to be filled in by the Clerk's Office)
cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial: ✓ Yes ☐ No (check one)
-against- ————————————————————————————————————	
(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see	

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint.	Attach
additional pages if needed.	
. ~	

Name
Street Address
City and County
State and Zip Code
Telephone Number

Street Address
City and County
Sacramerelo, Sacramerelo Controly
California, 95 608.

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

City and County State and Zip Code Telephone Number

Name
Job or Title
(if known)
Street Address
City and County
State and Zip Code
Telephone Number

Defendant No. 2
Name
Job or Title
(if known)
Street Address

San Francisco / Silican Valley.

Calydrana.

Searcho Engine - I.T. Company
Street Address

Defendant No. 3	
Name	
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
Defendant No. 4	
Name	
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	· · · · · · · · · · · · · · · · · · ·
Basis for Jurisdiction	
types of cases can be heard in Federal involving diversity of citizenship of the under the United States Constitution of Under 28 U.S.C. § 1332, a case in what state or nation and the amount at stake	urisdiction (limited power). Generally, only two li Court: cases involving a federal question and cases the parties. Under 28 U.S.C. § 1331, a case arising or federal laws or treaties is a federal question case. Lich a citizen of one state sues a citizen of another the is more than \$75,000 is a diversity of citizenship the, no defendant may be a citizen of the same state as
What is the basis for Federal Court ju	
☐ Federal question	Diversity of citizenship

II.

Fill out the paragraphs in this section that apply to this case.

the Basis for Jurisdiction Is a Federal Question				
_		provisions of the United		
s Cons		0		
		Privacy Issues.		
	· .	<u> </u>		
e Basis	for Jurisdiction Is Diversity of Citizenship	p		
The	Plaintiff(s)			
a.	If the plaintiff is an individual			
	The plaintiff, (name) ALKA Parker the State of (name) Calufornia	is a citizen of		
b.	If the plaintiff is a corporation			
	The plaintiff, (name) <u>Face book</u> under the laws of the State of (name) <u>Ca</u>	, is incorporated		
	and has its principal place of business in the substitution of the	he State of (name)		
	2 00 2			
The	Defendant(s)			
a.	If the defendant is an individual			
	The defendant, (name)			
	the State of (name)	. Or is a citizen of		
	the spe s Cons Basis The a. (If m page	the specific federal statutes, federal treaties, and/or is Constitution that are at issue in this case. Basis for Jurisdiction Is Diversity of Citizenship The Plaintiff(s) a. If the plaintiff is an individual The plaintiff, (name) The State of (name) The plaintiff is a corporation The plaintiff, (name) Under the laws of the State of (name) Under the laws of the State of (name) (If more than one plaintiff is named in the complete page providing the same information for each add The Defendant(s) a. If the defendant is an individual The defendant, (name)		

		b. If the defendant is a corporation
		The defendant, (name), is incorporated under the laws of the State of (name), and has its principal place of business in the State of (name), and has its principal place of incorporated under the laws of (foreign nation), and has its principal place of business in (name), are book
		(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)
	3.	The Amount in Controversy
		The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):
		300,000,000.
ш.	Statement of	Claim
	briefly as pos relief sought. caused the pla of that involve	and plain statement of the claim. Do not make legal arguments. State as sible the facts showing that each plaintiff is entitled to the damages or other State how each defendant was involved and what each defendant did that sintiff harm or violated the plaintiff's rights, including the dates and places ement or conduct. If more than one claim is asserted, number each claim out and plain statement of each claim in a separate paragraph. Attach ges if needed.
		:
		See Affacheel

Ms. Akika Parker vs. Facebook & Yahoo

Facebook Recovery

Ms. Parker is not able to access her Facebook, due to a phone hacking situation. She tries Facebook in several various modes and on various technologies; computer, phone, and tablet. Ms. Parker is not able to recover her Facebook. Her Facebook is first started as a personal, and eventually she does business through it. Ms. Parker tries to rearrange things and up display family photos, family listings, etc. Ms. Parker is made aware of online Facebook threats. Ms. Parker also cannot and doesn't want to deactivate her Facebook account. This is her personal space with various contacts and she does business through it. Ms. Parker is not able to recover her password with any of the various recovery options.

There is a password machine known to man, its uber expensive and something that Facebook and others should be required to have, by law. Facebook has no helpful password recovery option.

Facebook, along with Yahoo. This non password situation now poses a situation with Ms. Parker and she has reached out to Facebook several times and gotten no response and believe it as unacceptable. Ms. Parker is not answered caused punitive safety damages for her and potential other. Either way it goes Ms. Parker points out a major flaw in the Facebook, believe they may create this feature in which she is to be paid, but it needs to also be a part of their policy and something that customers agree to upon sign up for the social media site, and should remain a part of policy in one of their hidden business tabs.

Facebook has had issues with privacy and photo privacy in the past, however password recovery issues haven't ever been brought to their attention so it seems. Ms. Parker believes that an emergency password release is needed for people who have been hacked and have lost permits toy their Facebook page access. Ms. Parker deems the very same complaint with Yahoo's recovery. They gave her the run away, and to the things Ms. Parker absolutely knows or doesn't. There should be an identity verification

process one is able to go through to be able to gain access to their account. Maybe finger print access, past 3 addresses, past 3 phone numbers, or even photo recognition! Ms. Parker has not been able to recover her passwords to either.

Facebook is now, one of... If not the largest Social Media resource in the world! Even the smaller brands like Instagram and Snapchat are also created through the Facebook umbrella! Facebook is not responsible for anyone's safety! However being hacked and not being able to log in to your Facebook, business account, and not being able to reach support to even deactivate the account is at pretty major and at part the fault of Facebook.

Facebook I believe needs such a feature to detour hackers, beef up security, accuracy, detour face page makers, and to make Facebook more of a reliable source entity. This I believe maybe one of the last and major features the Facebook is missing and needs to be totally complete; Password Recovery and Exclusive/ Reliable Tech Support. Its set up to be workable! The security however needs work. Hackers should not be able to hack into others Facebook! However hackers can crash an Apple! The password recovery is absolutely necessary. Ms. Parker needs access to her business page of her Facebook.

Yahoo Recovery

Yahoo password recovery like Facebook's needs a bit of work. Once you've gone through the Facebook steps you are then routed to one of the various email hosts. Ms. Parker's is Yahoo. Her Yahoo account is seemingly locked. She doesn't have access to her old phone. None of her information is updated in Yahoo's system. They have no more options for her, and she has complied with all of their recovery info and still has yet to be able to recover her Yahoo account. This is unacceptable and punitive to the Yahoo using community. Yahoo should have a better password recovery by now! Ms. Parker isn't sure of their process however, hasn't seen any improvements in the account recovery department.

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IV.	Relief

State briefly and precisely what damages or other relief the plaintiff asks the court	to
order. Do not make legal arguments. Include any basis for claiming that the wrong	gs
alleged are continuing at the present time. Include the amounts of any actual dama	ges
claimed for the acts alleged and the basis for these amounts. Include any punitive of	or
exemplary damages claimed, the amounts, and the reasons you claim you are entitl	ed to
actual or punitive money damages.	
,,	
See Alfachaol)

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 2/12, 2016.

Signature of Plaintiff

Printed Name of Plaintiff

Axive Parker.

CIV-050

- DO NOT FILE WITH THE COURT--UNLESS YOU ARE APPLYING FOR A DEFAULT JUDGMENT UNDER CODE OF CIVIL PROCEDURE § 585 -

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Akika Parker TELEPHONE	NO.: FOR COL	URT USE ONLY	
6461 Miles Lane, Carmichael CA 95608.			
ATTORNEY FOR ()			
ATTORNEY FOR (name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS: 301 Bicentennial cir. #300			
MAILING ADDRESS:			
CITY AND ZIP CODE: Sacramento, C.A. 95826. BRANCH NAME:			
PLAINTIFF: Akika Parker			
defendant: Facebook	OAOS AN HIDED	·	
STATEMENT OF DAMAGES (Personal Injury or Wrongful Death)	CASE NUMBER:		
To (name of one defendant only): Facebook			
Plaintiff (name of one plaintiff only): Akika Parker			
seeks damages in the above-entitled action, as follows:		AMOUNT	
General damages a. Pain, suffering, and inconvenience		\$20,000,000.00	
b. 🗹 Emotional distress.		\$ 20,000,000.00	
c. Loss of consortium		\$20,000,000.00	
d. Loss of sociey and companionship (wrongful death actions only)		\$	
e. Other (specify) Endangerment of personal files, family, busin		\$ 20,000,000.00	
f. Other (specify) Failure to have adequate means of password r		\$ 20,000,000.00	
g. Continued on Attachment 1.g.			
2. Special damages			
a. Medical expenses (to date)		\$	
b Future medical expenses (present value)		\$	
c. Loss of earnings (to date)		\$	
d. Loss of future earning capacity (present value)		\$	
e. Property damage		\$	
f. Funeral expenses (wrongful death actions only)		\$	
g. Tuture contributions (present value) (wrongful death actions only)		\$	
h. Value of personal service, advice, or training (wrongful death actions only	y)	\$	
i. Other (specify)		\$	
j. Other (specify)		\$	
k. Continued on Attachment 2.k.			
 Punitive damages: Plaintiff reserves the right to seek punitive damages in when pursuing a judgment in the suit filed against you. 	the amount of (specify) \$	200,000,000.00	
Date: 8/19/2016			
Akika Parker			
(TYPE OR PRINT NAME) (Proof of service on reverse)	(SIGNATURE OF PLAINTIFF OR ATTO	RNEY FOR PLAINTIFF) Page 1 of 2	

STATEMENT OF DAMAGES (Personal Injury or Wrongful Death)

Code of Civil Procedure, §§ 425.11, 425.115 www.courtinfo.ca.gov

CIV-050

	C14-030
PLAINTIFF: Akika Parker	CASE NUMBER:
DEFENDANT: Facebook	_
PROOF OF SERVICE (After having the other party served as described below, with any of the documents identhe documents complete this Proof of Service. Plaintiff cannot serve these papers.)	tified in item 1, have the person who served
 I served the a. Statement of Damages D. on (name): 	
c. by serving defendant other (name and title or relationship to person	served):
d. by delivery at home at business (1) date: (2) time: (3) address:	
e. by mailing (1) date: (2) place:	
2. Manner of service (check proper box):	
a. Personal service. By personally delivering copies. (CCP § 415.10) b. Substituted service on corporation, unincorporated association (included leaving, during usual office hours, copies in the office of the person served with charge and thereafter mailing (by first-class mail, postage prepaid) copies to copies were left. (CCP § 415.20(a)) c. Substituted service on natural person, minor, conservatee, or candidate usual place of abode, or usual place of business of the person served in the household or a person apparently in charge of the office or place of business informed of the general nature of the papers, and thereafter mailing (by first-person served at the place where the copies were left. (CCP § 415.20(b)) (Asstating acts relied on to establish reasonable diligence in first attemptions.)	with the person who apparently was in the person served at the place where the se. By leaving copies at the dwelling house, presence of a competent member of the s, at least 18 years of age, who was class mail, postage prepaid) copies to the attach separate declaration or affidavit
d. Mail and acknowledgment service. By mailing (by first- class mail or airms served, together with two copies of the form of notice and acknowledgment addressed to the sender. (CCP § 415.30) (Attach completed acknowledgment)	and a return envelope, postage prepaid,
e. Certified or registered mail service. By mailing to an address outside Cali requiring a return receipt) copies to the person served. (CCP § 415.40) (Attrevidence of actual delivery to the person served.)	
f. Other (specify code section): additional page is attached. 3. At the time of service I was at least 18 years of age and not a party to this action. 4. Fee for service: \$ 5. Person serving:	
	ess and telephone number and, if applicable, egistration and number:
and the same of th	ia sheriff, marshal, or constable use only) e foregoing is true and correct.
Date: Date	· · · · · · · · · · · · · · · · · · ·
•	
(SIGNATURE)	(SIGNATURE)

Case 2:16-cv-02011-TLN-AC Document 1 Filed 08/23/16 Page 14 of 15

- DO NOT FILE WITH THE COURT-

- DO NOT FILE WITH THE COURT--UNLESS YOU ARE APPLYING FOR A DEFAULT JUDGMENT UNDER CODE OF CIVIL PROCEDURE § 585 -

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.:	FOR COURT USE ONLY	
Akika Parker 6461 Miles Lane, Carmichael CA 95608.			
0401 Wiles Lane, Carmenaer CA 93006.			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS: 301 Bicentennial cir. #300			
MAILING ADDRESS:		·	
city and zip code: Sacramento, C.A. 95826. Branch name:			
PLAINTIFF: Akika Parker			
DEFENDANT: Yahoo			
STATEMENT OF DAMAGES		CASE NUMBER:	
(Personal Injury or Wrongful Deatl	1)		
To (name of one defendant only): Yahoo Plaintiff (name of one plaintiff only): Akika Parker seeks damages in the above-entitled action, as follows:		ANAOLINIT	
1. General damages		AMOUNT	
a. A Pain, suffering, and inconvenience		\$ <u>20,000,000.00</u>	
b. Emotional distress.		\$ <u>20,000,000.00</u>	
c. Loss of consortium		\$20,000,000.00	
d. Loss of sociey and companionship (wrongful death act	ions only)	\$	
e. Other (specify) Endangerment of personal files	, family, business ac	count. \$20,000,000.00	
f. Other (specify) Failure to have adequate means			
g. Continued on Attachment 1.g.			
2. Special damages			
a. Medical expenses (to date)		\$	
b. Future medical expenses (present value)			
c. Loss of earnings (to date)			
d. Loss of future earning capacity (present value)			
e. Property damage		,	
f. Funeral expenses (wrongful death actions only)			
g. Future contributions (present value) (wrongful death ac			
h. Value of personal service, advice, or training (wrongful			
i. Other (specify)			
j. Other (specify)		r ·	
k. Continued on Attachment 2.k.			
3. Punitive damages: Plaintiff reserves the right to seek punitive damages: Plaintiff reserves damag	initive damages in the an	nount of (specify) \$ 200,000,000.00	
Date: 8/19/2016	L		
Akika Parker	7	TUDE OF DI AINTIFE OR ATTORNEY FOR DI AINTIFE	
(TYPE OR PRINT NAME) (Proof of se	vice on reverse)	URE OF PLAINTIFF OR ATTORNEY FOR PLAINTIFF) Page 1 of 2	

CIV-050

	014-030
PLAINTIFF: Akika Parker	CASE NUMBER:
DEFENDANT: Yahoo	
PROOF OF (After having the other party served as described below, with any of the the documents complete this Proof of Service. Plaintiff cannot serve the	e documents identified in item 1, have the person who served
I served the a.	se: Complaint.
b. on (name): c. by serving defendant other (name and title or related)	ionship to person served):
d. by delivery at home at business (1) date: (2) time:	
(3) address: e. by mailing (1) date:	
(2) place:	
2. Manner of service (check proper box):	
copies were left. (CCP § 415.20(a)) Substituted service on natural person, minor, conservation usual place of abode, or usual place of business of the perhousehold or a person apparently in charge of the office or	sociation (including partnership), or public entity. By a person served with the person who apparently was in prepaid) copies to the person served at the place where the stee, or candidate. By leaving copies at the dwelling house, son served in the presence of a competent member of the place of business, at least 18 years of age, who was in mailing (by first-class mail, postage prepaid) copies to the P § 415.20(b)) (Attach separate declaration or affidavit
d. Mail and acknowledgment service. By mailing (by first-or served, together with two copies of the form of notice and addressed to the sender. (CCP § 415.30) (Attach complete	acknowledgment and a return envelope, postage prepaid,
 e. Certified or registered mail service. By mailing to an add requiring a return receipt) copies to the person served. (CC evidence of actual delivery to the person served.) 	dress outside California (by first-class mail, postage prepaid, CP § 415.40) (Attach signed return receipt or other
f. Other (specify code section): additional page is attached. 3. At the time of service I was at least 18 years of age and not a party t 4. Fee for service: \$ 5. Person serving:	to this action.
a. California sheriff, marshal, or constable b. Registered California process server c. Employee or independent contractor of a registered California process server d. Not a registered California process server e. Exempt from registration under Bus. & Prof. Code § 22350(b)	f. Name, address and telephone number and, if applicable, county of registration and number:
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	(For California sheriff, marshal, or constable use only) I certify that the foregoing is true and correct.
Date:	Date:
P	<u> </u>
(SIGNATURE)	(SIGNATURE)